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		DIVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		5874		
09/601,571	09/01/2000	Horst Berneth	orst Berneth LEA 32 509			
75	90 06/19/2002		EXAMINER			
Jeffrey M Greenman Bayer Corporation 400 Morgan Lane West Haven, CT 06516			HINDI, OMAR Z			
			ART UNIT	PAPER NUMBER		
west Haven, C	1 00510		2873			
			DATE MAILED: 06/19/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

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<u> </u>		Application No).	Applicant(s)	•
		09/601,571		BERNETH ET AL.	
	Office Action Summary	Examiner		Art Unit	
		Omar Z. Hindi		2873	111222
	The MAILING DATE of this communication ap	pears on the cov	er sheet with the	correspondence a	ddress
A SHO THE M - Extens after S - If the p - If NO p - Failure	REPLY RTENED STATUTORY PERIOD FOR REPL AILING DATE OF THIS COMMUNICATION. ions of time may be available under the provisions of 37 CFR 1. IX (6) MONTHS from the mailing date of this communication. veriod for reply specified above is less than thirty (30) days, a reported for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statution to the provision by the Office later than three months after the mailing	Y IS SET TO E 136(a). In no event, he by within the statutory will apply and will exp	XPIRE 3 MONTH owever, may a reply be to minimum of thirty (30) dia rire SIX (6) MONTHS from	(S) FROM imely filed ays will be considered tim in the mailing date of this ED (35 U.S.C. § 133).	, elv
earned	patent term adjustment. See 37 31 K 3 Key				
1)	Responsive to communication(s) filed on An	nendment B file	d on 03-26-2002		
2a)□	2h)⊠ T	his action is no	n-final.		the morita is
3)□ Dispositi	Since this application is in condition for allow closed in accordance with the practice unde on of Claims	, Ex puno que	r formal matters, //e, 1935 C.D. 11	prosecution as to , 453 O.G. 213.	the ments is
4)🛛	Claim(s) 1-13 is/are pending in the application	on.	l		
	4a) Of the above claim(s) is/are withdo	rawn from consi	deration.		
5)	Claim(s) is/are allowed.				
	Claim(s) 1-11 is/are rejected.				
711	Claim(s) 12 and 13 is/are objected to.				
8)	Claim(s) are subject to restriction and	d/or election req	uirement.		
Applicat	ion Papers				
9)[The specification is objected to by the Exam	iner.	or h) ohiected t	o by the Examine	r.
10)🛛	The drawing(s) filed on <u>22 August 2000</u> is/ar	e: a) 🔀 accepted	e held in shevance	See 37 CFR 1.85	(a).
	Applicant may not request that any objection to The proposed drawing correction filed on	u (e)griiwa ib entro en ⊟≀e ∵ai	proved b)∏ disar	proved by the Exa	ıminer.
11)	The proposed drawing correction filed on	is. a) ap	re action.		
	If approved, corrected drawings are required in	Fvaminer			
	The oath or declaration is objected to by the	: LXammor.			
Priority	under 35 U.S.C. §§ 119 and 120		ler 35 II S.C. & 1	19(a)-(d) or (f).	
13)⊠	Acknowledgment is made of a claim for for	eign priority und	iei 00 0.0.0. 3 1		
a	a)⊠ All b)□ Some * c)□ None of:	. <u>4.</u> l h.s.e.	received		
	1.⊠ Certified copies of the priority docum	nents have beer	received in Ann	lication No.	
	2.☐ Certified copies of the priority docum	nents have beer	nte have been re-	ceived in this Nati	- onal Stage
	Copies of the certified copies of the application from the International See the attached detailed Office action for a	a list of the certif	ied copies not re	ceived.	
44	Acknowledgment is made of a claim for don	nestic priority ur	nder 35 U.S.C. §	119(e) (to a provis	sional application
1	a) ☐ The translation of the foreign languag Acknowledgment is made of a claim for do	a provisional an	Diication nas bee	II I COCIVOU.	
Attachn	nent(s)			mmary (PTO-413) Pa	
	otice of References Cited (PTO-892) lotice of Draftsperson's Patent Drawing Review (PTO-94 nformation Disclosure Statement(s) (PTO-1449) Paper N	98) Jo(s)	4) ☐ Interview Su 5) ☐ Notice of Inf 6) ☐ Other: Deta	ormal Patent Applicati	on (PTO-152)
	and Trademark Office	C. Action Cummi	arv		Part of Paper No. 12

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Art Unit: 2873.

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

2. Claim 9 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 9, line 5, the phrase "spacing a" is not clear or understood. What does this limitation corresponds to?

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-3, 5-8, 10 and 11, are rejected under 35 U.S.C. 102(b) as being anticipated by Kato et al (4787716).

Kato discloses as in claim 1, Electrochromic display element containing an electrochromic medium between two electrode sheets (col.1 lines 21-29), where at least one of the electrode sheets is transparent and has a transparent electrically conductive layer (col.5 lines 1-9), characterized in that the transparent electrode sheet or sheets

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has/have a periodic or a periodic pattern of strips or grid' made of a material having metallic conductivity (col.3 lines 23-35).

Kato discloses as in claim 2, electrochromic display element characterized in that the electrochromic medium is a solution, a gel or a solid (col.4 lines 1-16).

Kato discloses as in claim 3, electrochromic display element characterized in that the eletrochromic medium contains at least one pair of redox substances of which one is reducible and the other is oxidizable, where both are colourless or only slightly coloured and one substance is reduced and the other is oxidized on application of a voltage to the display element, with at least one becoming coloured, and after switching off the voltage the two original redox substances are formed again and the display element decolorizes, (col.1 lines 10-29).

Kato discloses as in claim 5, electrochromic display element characterized in that both electrode sheets have a periodic or aperiodic pattern of strips or grids made of a material having metallic conductivity (col.3 lines 23-35).

Kato discloses as in claim 6 and 7, electrochromic display element characterized in that the lines of the pattern of strips of the two electrodes form an angle with one another (col.5 lines 1-9).

Kato discloses as in claim 8, electrochromic display element characterized in that the periodicity of the pattern of strips or grid on at least one electrode is restricted to a very short distance, (fig.3a).

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Kato discloses as in claim 10, electrochromic display element characterized in that the metal grid or pattern strips on the electrode or electrodes is deposited on the transparent, conductive layer (col.5 lines 1-9).

Kato discloses as in claim 11, Electrochromic display element characterized in that the transparent electrically conductive layer on the electrode or electrodes is deposited on the metal grid or pattern of strips, (col.5 lines 1-9).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kato et al (4787716) in view of Kasai (4009936).

Kato discloses in the invention as described above however Kato does not teach the characteristics of the display element as in claim, Kasai however teaches in details of these characteristics. It would have been obvious to one skilled in the art at the time of the invention was made to show the characteristics of the display element for the purpose of displaying images.

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Allowable Subject Matter

7. Claims 12 and 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

8. The following is a statement of reasons for the indication of allowable subject matter: The prior art taken either singularly or in combination fails to anticipate or fairly suggest the limitations of the claim(s), in such a manner that a rejection under 35 U.S.C. 102 or 103 would be proper. The prior art fails to teach a combination of all the claimed features as presented in claim(s) 12 and 13, wherein the claimed invention comprises pattern of strips of at least one electrode has a minimum mesh spacing of 3mm and optical density of 0.3, as claimed.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Berneth et al (6404532), Gryko et al (6324091) and Byker et al (6288825) disclose electrochromic display device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Omar Z. Hindi whose telephone number is (703) 305-6845. The examiner can normally be reached on Monday-Thursday.

Page 6 Application/Control Number: 09/601,571 Art Unit: 2873 If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Georgia Y. Epps can be reached on (703) 308-4883. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7724 for regular communications and (703) 308-7724 for After Final communications. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956. Omar Z. Hindi Examiner Art Unit 2873 ОН June 12, 2002